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BROOKS KUSHMAN P.C./FGTL			OUELLETTE, JONATHAN P	
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SOUTHFIELD, MI 48075-1238			3629	
			DATE MAILED: 01/16/200-	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/547,661	ROWSE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jonathan Ouellette	3629				
The MAILING DATE of this communication app	pears on the cover sheet with the	correspondence address				
Period for Reply	V 10 057 TO EVEIDS * MONTH	(0) 50014				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be till ly within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONI	mely filed ys will be considered timely, in the mailing date of this communication, ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 22 D	December 2003 and 02 September	<u>er 2003</u> .				
2a) This action is FINAL . 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1,4,5,7-14,38,40 and 42-45 is/are pending in the application.						
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1,4,5,7-14,38,40 and 42-45</u> is/are rej	Claim(s) <u>1,4,5,7-14,38,40 and 42-45</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) acc	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	xaminer. Note the attached Office	e Action or form PTO-152.				
Priority under 35 U.S.C. §§ 119 and 120						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the certified copies of the priority document and Copies of the priority document and Copies of the certified copies of the priority document and Copies of the Copies of	ts have been received. ts have been received in Applicat crity documents have been receiv	ion No				
application from the International Burea * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domest since a specific reference was included in the fir 37 CFR 1.78.	of the certified copies not received in priority under 35 U.S.C. § 119(st sentence of the specification of	e) (to a provisional application) r in an Application Data Sheet.				
 a) The translation of the foreign language pro 14) Acknowledgment is made of a claim for domest reference was included in the first sentence of the content of the first sentence. 	ic priority under 35 U.S.C. §§ 120	and/or 121 since a specific				
A44						
Attachment(s) 1) X Notice of References Cited (PTO-892)	4) Interview Summan	/ (PTO-413) Paper No(s)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 Notice of Informal I	Patent Application (PTO-152)				

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DETAILED ACTION

Request for Continued Examination

The Request filed on 12/22/2003 for Continued Examination (RCE) under 37 CFR 1.114
 based on parent Application No. 09/547,661 is acceptable and a RCE has been established. An action on the RCE follows.

Response to Amendment

2. <u>Claims 2, 3, 6, 15-37, 39, 41, and 46-50</u> have been cancelled; <u>Claims 1, 4, 5, 7-14, 38, 40</u> and 42-45 are currently pending in application 09/547,661.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 5, 40, 44, and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over DiRienzo et al (US 6,076,066) in view of Nikon ("Nikon Offers Digital Laptop Camera," National Underwriter Property & Casualty-Risk & Benefits Management, p19, July 7, 1997), and further in view of Manheim Auctions ("Manheim Puts Vehicles on the Web," Automotive News, p.18, June 1, 1998).

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- 5. As per independent Claim 1, DiRienzo discloses a system for processing a concern, the system comprising: a service station having a first computer and a digital camera assembly for capturing digital information related to the product concern; a reviewer station having a second computer for receiving the captured digital information from the service station and for determining how to address the concern; and a communication port for connecting the first computer at the service station with the second computer at the reviewer station for transmitting information related to the concern including the captured digital information (C12 31-40). (Abstract, C11 L13-29, C11 L50-60, C12 31-52, C26 L8-33)
- 6. DiRienzo fails to expressly disclose a product concern, a removable digital camera, and wherein the captured digital information is automatically transmitted from the digital camera to the first computer upon placing the digital camera in electrical communication with the first computer with the service station.
- 7. Nikon teaches a digital camera which allows "insurance agents and investigators the ability to instantly capture and download images showing property damage and liability claim substantiation into a notebook computer." Nikon also teaches that the camera "slides directly into the laptop's personal computer card slot ... in seconds, full-color images appear on screen, ready to be emailed, printed or inserted into a document" ("Nikon Offers Digital Laptop Camera," National Underwriter Property & Casualty-Risk & Benefits Management, p19, July 7, 1997).
- 8. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included a product concern, a removable digital camera, and

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wherein the captured digital information is automatically transmitted from the digital camera to the first computer upon placing the digital camera in electrical communication with the first computer with the service station, as disclosed by Nikon in the system disclosed by DiRienzo, for the advantage of providing a system for processing a customer product concern with the ability to provide customers localized service through a portable service station.

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- 9. Furthermore, DiRienzo and Nikon fail to expressly disclose an integrated digital camera and scanner unit for capturing digital information including one or more photographs and identifying indicia.
- 10. Manheim Auctions discloses an integrated scanner/digital camera station, which swipes the bar code information from a vehicle and automatically takes a digital picture then forwards both the picture and vehicle information to a computer ("Manheim Puts Vehicles on the Web," Automotive News, p.18, June 1, 1998).
- 11. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included an integrated digital camera and scanner unit for capturing digital information including one or more photographs and identifying indicia, as disclosed by Manheim Auctions in the system disclosed by Nikon, in the system disclosed by DiRienzo, for the advantage of increasing the efficiency and effectiveness of the system by combining the information gathering sources into one integrated system.
- 12. As per Claim 5, *DiRienzo*, Nikon, and Manheim Auctions disclose wherein the at least one identifying indicia is watermarked onto the one or more photographs.

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13. As per independent Claim 40, DiRienzo discloses a system for evaluating a concern during a real-time communication session, the system comprising: a first computer device for receiving data relating to a concern; digital camera device for capturing at least one image, respectively relating to the warranty concern; and a second computer device for receiving the information.

- 14. DiRienzo fails to expressly disclose wherein the product concern is a vehicle warranty concern, a scanner device configured to capture an identifier for the vehicle, and receiving the at least one image and the identifier via a communication network evaluation of the warranty concern during a real-time communication session.
- 15. As explained for independent Claim 1, Nikon teaches a digital camera which allows "insurance agents and investigators the ability to instantly capture and download images showing property damage and liability claim substantiation into a notebook computer." Nikon also teaches that the camera "slides directly into the laptop's personal computer card slot ... in seconds, full-color images appear on screen, ready to be emailed, printed or inserted into a document" ("Nikon Offers Digital Laptop Camera," National Underwriter Property & Casualty-Risk & Benefits Management, p19, July 7, 1997).
- 16. Nikon does not expressly disclose using the system for a vehicle warranty concern, but as explained above, Nikon does suggest using the system for insurance agents and investigators, and it would be obvious to one of ordinary skill in the art at the time the invention was made to include a vehicle warranty concern in this groups, as it would be a commonly form product investigation.

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17. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included wherein the product concern is a vehicle warranty concern and receiving the at least one image and the identifier via a communication network evaluation of the warranty concern during a real-time communication session, as disclosed by Nikon, in the system disclosed by DiRienzo, for the advantage of providing a system for processing a customer product concern with the ability to improve customer service by providing customers with localized service through a portable service station.

- 18. Furthermore, DiRienzo and Nikon fail to expressly disclose capturing <u>an integrated</u> digital camera and <u>vehicle identification</u> device for capturing at least one image <u>and an identification for the vehicle</u>.
- 19. Manheim Auctions discloses an integrated scanner/digital camera station, which swipes the bar code information from a vehicle and automatically takes a digital picture then forwards both the picture and vehicle information to a computer ("Manheim Puts Vehicles on the Web," Automotive News, p.18, June 1, 1998).
- 20. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included an integrated digital camera and vehicle identification device for capturing at least one image and an identification for the vehicle, as disclosed by Manheim Auctions in the system disclosed by Nikon, in the system disclosed by DiRienzo, for the advantage of increasing the efficiency and effectiveness of the system by combining the information gathering sources into one integrated system.

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21. As per Claim 44, *DiRienzo*, Nikon, and Manheim Auctions disclose wherein the identifier is watermarked onto the at least one image (DiRienzo: Abstract, C14 L36-67, C15 L1-43).

- 22. As per Claim 45, DiRienzo, Nikon, and *Manheim Auctions* disclose wherein communication between one or more of the devices is via one or more cables (inherent to Manheim Auctions imaging station).
- 23. <u>Claims 7-9, 13 and 14</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over DiRienzo in view of Nikon, in view of Manheim Auctions, and further in view of Bradbury (US 5,442,512).
- 24. As per Claim 7, DiRienzo, Nikon, and Manheim Auctions fail to expressly disclose wherein the service station comprises a housing having a base and a base cover.
- 25. Bradbury teaches a system comprising: a housing having a removable service computer for receiving data indicative of a product concern (Abstract, C2 L3-43, C7 L53-59, C9 L22-23, Fig.1, Fig.9).
- 26. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included wherein the service station comprises a housing having a base and a base cover, as disclosed by Bradbury, in the system disclosed by Manheim Auctions, in the system disclosed by Nikon, in the system disclosed by DiRienzo, for the advantage of providing a system for processing a customer product concern with the ability to improve system protection/effectiveness, by supplying a secure environment for portable system components.

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27. As per Claim 8, DiRienzo, Nikon, Manheim Auctions, and *Bradbury* disclose wherein the base comprises a first recessed portion for receiving a computer.

- 28. As per Claim 9, DiRienzo, Nikon, Manheim Auctions, and *Bradbury* disclose wherein the base further comprises a second recessed portion for receiving the integrated digital camera and scanner unit.
- 29. As per Claim 13, DiRienzo, Nikon, Manheim Auctions, and *Bradbury* disclose wherein the service station (housing) comprises a power supply for proving electrical power to the integrated digital camera and scanner unit.
- 30. As per Claim 14, DiRienzo, Nikon, Manheim Auctions, and *Bradbury* disclose wherein the service station (housing) comprises a battery charger for charging a battery included in the integrated digital camera and scanner unit for providing electrical power to same.
- 31. <u>Claims 10-12</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over DiRienzo in view of Nikon, in view of Manheim Auctions, in view of Bradbury, and further in view of Harvey (US 6,208,507 B1).
- 32. As per Claim 10, DiRienzo, Nikon, and Manheim Auctions fail to disclose wherein the second recessed portion further comprises a plurality of terminals for contacting a plurality of terminals on the integrated digital camera and scanner unit.
- 33. Harvey teaches a plurality of terminals for contacting a plurality of camera terminals on the digital camera assembly (Abstract, C1 L60-67, C2 L1-3, C2 L48-58, Fig.3, Fig.6).
- 34. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included a plurality of terminals for contacting a plurality of plurality of terminals on the integrated digital camera and scanner unit, as disclosed by

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Harvey, in the system disclosed by Bradbury, in the system disclosed by Manheim Auctions, in the system disclosed by Nikon, in the system disclosed by DiRienzo, for the advantage of providing a system for processing a customer concern with an interconnectable portable service station.

- 35. As per Claim 11, DiRienzo, Nikon, Manheim Auctions, Bradbury, and Harvey disclose wherein the plurality of terminals comprises a first set of terminals for communication with a first set of terminals for charging the <u>integrated</u> digital camera and scanner unit.
- 36. As per Claim 12, DiRienzo, Nikon, Manheim Auctions, Bradbury, and Harvey disclose wherein the plurality of terminals further comprises a second set of terminals for communication with a second set of terminals for transmitting data between <u>integrated</u> digital camera and <u>scanner unit</u> and the first computer.
- 37. <u>Claims 4, 38, 42, and 43</u> are rejected under 35 U.S.C. 103 as being unpatentable over DiRienzo, Nikon, and Manheim Auctions.
- 38. As per Claims 4 and 42, DiRienzo, Nikon, and Bradbury do not expressly show wherein the at least one identifying indicia is a vehicle identification number.
- 39. However these differences are only found in the nonfunctional descriptive material and are not functionally involved in the steps recited. The product concern system would be performed regardless of the type of indicia used. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see In re Gulack, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983); In re Lowry, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).

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40. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have used the vehicle identification number as the identifying indicia, because such data does not functionally relate to the steps in the method claimed and because the subjective interpretation of the data does not patentably distinguish the claimed invention.

- 41. As per Claim 38, DiRienzo, Nikon, and Bradbury do not expressly show wherein the product concern involves a warranty concern related to a vehicle.
- 42. However these differences are only found in the nonfunctional descriptive material and are not functionally involved in the steps recited. The product concern system would be performed regardless of what the warranty concern related to. Thus, this descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, *see In re Gulack*, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983); *In re Lowry*, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).
- 43. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a warranty concern related to a vehicle, because such data does not functionally relate to the steps in the method claimed and because the subjective interpretation of the data does not patentably distinguish the claimed invention.
- 44. As per Claim 43, DiRienzo, Nikon, and Bradbury do not expressly show wherein the identification device is a barcode scanner.
- 45. However these differences are only found in the nonfunctional descriptive material and are not functionally involved in the steps recited. The product concern system would be performed regardless of what the type of identification device used. Thus, this

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descriptive material will not distinguish the claimed invention from the prior art in terms of patentability, see In re Gulack, 703 F.2d 1381, 1385, 217 USPQ 401, 404 (Fed. Cir. 1983); In re Lowry, 32 F.3d 1579, 32 USPQ2d 1031 (Fed. Cir. 1994).

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46. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a barcode scanner as the identification device, because such data does not functionally relate to the steps in the method claimed and because the subjective interpretation of the data does not patentably distinguish the claimed invention.

Response to Arguments

47. Applicant's arguments with respect to Claims 1, 4, 5, 7-14, 38, 40 and 42-45 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 48. Additional Non-Patent Literature has been referenced on the attached PTO-892 form, and the Examiner suggests the applicant review these documents before submitting any amendments.
- 49. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan Ouellette whose telephone number is (703) 605-0662. The examiner can normally be reached on Monday through Thursday, 8am 5:00pm.
- 50. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on (703) 308-2702. The fax phone numbers for

the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-3597 for After Final communications.

51. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-5484.

January 8, 2004

John G. Weiss

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600